IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

	§	
Leila Green Little, et al.,	§	
	§	
Plaintiffs,	§	
	§	
v.	§	Civil Action No. 1:22-cv-00424-RP
	§	
Llano County, et al.,	§	
	§	
Defendants.	§	
	§	

AGREED MOTION FOR ENTRY OF AN AMENDED POST-HEARING BRIEFING SCHEDULE

Plaintiffs and Defendants (collectively, the "Parties") by and through their respective counsel of record, hereby move for the entry of an amended post-hearing briefing schedule. In support of this agreed motion, the Parties stipulate as follows:

WHEREAS, on October 28 and 31, 2022, a motion hearing was held before the Honorable Robert Pitman regarding Plaintiffs' Motion for Preliminary Injunction (ECF No. 22); and

WHEREAS, the Parties have agreed to stipulate to an amended post-hearing briefing schedule.

NOW, THEREFORE, based upon the foregoing facts, by and through their counsel of record, the Parties respectfully request the following:

- Plaintiffs' post-hearing brief regarding their Motion for Preliminary Injunction shall be filed on or before <u>December 9, 2022</u>.
- 2. Defendants' response to Plaintiffs' post-hearing brief regarding Plaintiffs' Motion for Preliminary Injunction shall be filed on or before **December 30, 2022**.

3. Plaintiffs' reply in support of its post-hearing brief shall be filed on or before

January 6, 2023.

Dated: November 30, 2022

By: /s/ Ellen Leonida

Ellen V. Leonida (CA Bar No. 184194) Matthew Borden (CA Bar No. 214323 J. Noah Hagey (CA Bar No. 262331) Max Bernstein (NY Bar No. 5609037)

BraunHagey & Borden LLP

351 California Street, 10th Floor

San Francisco, CA 94104

Tel & Fax: 415-599-0210

leonida@braunhagey.com

borden@braunhagey.com

hagey@braunhagey.com

bernstein@braunhagey.com

Ryan A. Botkin (TX Bar No. 00793366) Katherine P. Chiarello (TX Bar No. 24006994) María Amelia Calaf (TX Bar No. 24081915) Kayna Stavast Levy (TX Bar No. 24079388)

Wittliff | Cutter PLLC

1209 Nueces Street

Austin, Texas 78701

Tel: 512-960-4730

Fax: 512-960-4869

ryan@wittliffcutter.com

katherine@wittliffcutter.com

mac@wittliffcutter.com

kayna@wittliffcutter.com

Attorneys for Plaintiffs

Respectfully submitted,

By: /s/ Jonathan Mitchell

Jonathan F. Mitchell

Texas Bar No. 24075463

Mitchell Law PLLC

111 Congress Avenue, Suite 400

Austin, Texas 78701

(512) 686-3940 (phone)

(512) 686-3941 (fax)

ionathan@mitchell.law

Dwain K. Rogers (TX Bar No. 00788311)

Llano County Attorney

Matthew L. Rienstra (TX Bar No.

16908020)

First Assistant County Attorney

801 Ford, Room 111

Llano, Texas 78643

Tel. 325-247-7733

Fax. 325-247-7737

drogers@co.llano.tx.us

matt.rienstra@co.llano.tx.us

Attorneys for Defendants

CERTIFICATE OF SERVICE

I hereby certify that on November 30, 2022, a true and correct copy of the foregoing document was served on all counsel of record who have appeared in this case using the Court's CM/ECF system as a Filing User.

/s/ Ellen Leonida	
Ellen V. Leonida	